1 2 3 4 5 6	Larry E. Vierra Burt Magen VIERRA, MAGEN, MARCUS & DENIRO 575 Market Street – Suite 2500 San Francisco, CA 94015 Telephone: 415-369-9660 Fax: 415-369-9665 Laura L. Carroll (admitted pro hac vice) Merton E. Thompson, IV (admitted pro hac vice) Howard J. Susser (admitted pro hac vice) BURNS & LEVINSON LLP	Adaline J. Hilgard (State Bar No. 173213) REED SMITH LLP Two Embarcadero Center, Suite 2000 San Francisco, CA 94111 vice) Mailing Address: P.O. Box 7936
8	125 Summer Street	San Francisco, CA 94120-7936
	Boston, MA 02110	Telephone: 415.543.8700
9	Telephone: 617-345-3000 Fax: 617-345-3299	Facsimile: 415.391.8269
10	1 ax. 017-343-3299	Attorneys for Defendant
11	Attorneys for Plaintiff	SportsMEDIA Technology Corporation
12	Sportvision, Inc.	
13		
14		ES DISTRICT COURT
15		FRICT OF CALIFORNIA DSE DIVISION
16		
17	SPORTVISION, INC.,	No. C-04-3115 JW
	Plaintiff,	STIPULATED [PROPOSED] FOURTH
18		AMENDED CASE MANAGEMENT
	VS.	
19	VS.	SCHEDULING ORDER
19 20	vs. SPORTSMEDIA TECHNOLOGY CORPORATION,	
	SPORTSMEDIA TECHNOLOGY	
20	SPORTSMEDIA TECHNOLOGY CORPORATION,	
20 21	SPORTSMEDIA TECHNOLOGY CORPORATION, Defendant.	
20 21 22	SPORTSMEDIA TECHNOLOGY CORPORATION,	
20212223	SPORTSMEDIA TECHNOLOGY CORPORATION, Defendant.	
202122232425	SPORTSMEDIA TECHNOLOGY CORPORATION, Defendant.	
20212223242526	SPORTSMEDIA TECHNOLOGY CORPORATION, Defendant.	
 20 21 22 23 24 25 26 27 	SPORTSMEDIA TECHNOLOGY CORPORATION, Defendant.	
20212223242526	SPORTSMEDIA TECHNOLOGY CORPORATION, Defendant.	

No. C-04-3115 JW

The parties, through their undersigned counsel, hereby stipulate as follows:

- 1. The parties have agreed to mediate this dispute and to defer the future dates and/or deadlines by approximately sixty days in order to accommodate such meditation.
- 2. On September 18, 2006, the Court, pursuant to the parties' Stipulation, entered a Third Amended Case Management Order setting forth the dates and/or deadlines for certain events in this action. Since then, the parties have exchanged Initial and Rebuttal Expert Reports and completed fact discovery (with the exception the of deposition of Mickey Herrin, a fact witness, as set forth below).
- 3. The proposed extended deadlines apply only to future Court-ordered dates and deadlines, with the exception that with respect to fact discovery, the parties have agreed that Sportvision may take the previously-scheduled deposition of Mickey Herrin after the mediation should the case not settle.
- 4. Accordingly, the parties to this action jointly submit this Stipulated [Proposed] Fourth Amended Case Management Scheduling Order. The parties respectfully request that the Court enter the following as the Case Management Scheduling Order in this matter such that the parties' mediation may be accommodated:

Task/Action	Schedule (Proposed)
Final Infringement Contentions	August 17, 2006 (unchanged)
Final Invalidity Contentions	September 6, 2006 (unchanged)
Willfulness disclosures (if necessary)	September 6, 2006 (unchanged)
Fact discovery cut-off	October 16, 2006 (unchanged)
Expert witness reports for issues on which party has burden of proof	September 11, 2006 (unchanged)
Rebuttal expert reports	October 12, 2006 (unchanged)
Last Day to File Motions re Objections to Expert Witnesses	January 8, 2007 (moved from October 30, 2006)
Last Day for Hearing on Motions re	February 12, 2007

- 2 -

1		Objections to Expert Witnesses	(moved from December 4, 2006)
2		Expert discovery cut-off	January 15, 2007
3			(moved from November 6, 2006)
4		Last Day to File Dispositive Motions	January 29, 2007 (moved from November 13, 2006)
5		Last Day for Hearing on Dispositive	March 5, 2007
_		Motions Day for Hearing on Dispositive	(moved from December 18, 2006)
6	Preliminary Pretrial Conference Statements		April 6, 2007
7		(moved from January 26, 2007)	
8	Preliminary Pretrial Conference and Trial Setting Conference	April 16, 2007	
9		(moved from February 5, 2007)	
10			
1	Dat	ed: October 19, 2006	REED SMITH LLP
2			
3			/s/ Adaline J. Hilgard Adaline J. Hilgard
4			Attorneys for Defendant and Counterclaimant
5			SportsMEDIA Technology Corporation
6			
7	Dat	ed: October 19, 2006	BURNS & LEVINSON LLP
9			/s/ Laura L. Carroll Laura L. Carroll
0			Attorneys for Plaintiff and Counterdefendant
1		Sportvision, Inc.	
2			
23			
24	IT IS SO ORDERED Dated: 10/20, 2006.		
25		James Ubse	
26			Honorable James Ware United States District Judge
27			Simple District dudge
28	1	SFO-12456412.1-VLCANTON	
	No. C	-04-3115 JW	- 3 -

STIPULATED [PROPOSED] FOURTH AMENDED CASE MANAGEMENT SCHEDULING ORDER